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United States of America

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

ANTHONY WOLFF,

Defendant.

Case No: 1:24-CR-00226-NODJ-BAM

STIPULATION BETWEEN THE UNITED STATES
AND DEFENDANT REGARDING PRODUCTION
AND REVIEW OF PROTECTED INFORMATION
AND PROTECTIVE ORDER

Ctrm: 8

Hon. Barbara A. McAuliffe

This case involves charges related to the sexual exploitation of a minor. The discovery in this case contains private personal information regarding third parties (both adults and minors), including names, dates of birth, physical descriptions, telephone numbers and/or residential addresses and other sensitive information that does not need to be available to the public or persons other than defense counsel and/or the defendant. The case also involves images that might constitute depictions of a minor engaged in sexually explicit conduct that the government is not authorized to reproduce and that the defense is not legally entitled to possess.

As a result, defendant ANTHONY WOLFF, by and through his counsel of record, Griffin Estes (defense counsel), and the United States of America, by and through Assistant United States Attorney David Gappa, agree as follows:

1 1. This court may enter a protective order under Rule 16(d) of the Federal Rules of Criminal
2 Procedure, and the court's general supervisory authority.

3 2. The protective order should cover all discovery provided to or made available to defense
4 counsel as part of discovery in this case including digital evidence and contraband.

5 3. The Department of Homeland Security Investigations (HSI) shall make any contraband
6 material available to defense counsel for review within the confines of the HSI office in downtown Fresno.

7 4. Any contraband evidence shall be made available for defense counsel, Griffin Estes, for
8 the purpose of preparing for the defense of the above-entitled action. The contraband evidence shall not
9 be viewed by any other person unless defense counsel is present and the viewing is necessary to prepare
10 for defendant=s defense.

11 5. Neither defense counsel nor any defense expert or investigators shall remove any
12 contraband material from the HSI office.

13 6. Any disputes regarding the above or problems implementing this order shall be brought
14 to the attention of the court through representative counsel after first consulting opposing counsel.
15 By signing this stipulation and protective order, defense counsel agrees not to share any documents that
16 contain protected information with anyone other than a designated defense investigator, designated
17 defense expert, and support staff. The parties agree that defense counsel, defense investigators, and
18 support staff shall not allow the defendant to copy protected information contained in the discovery or to
19 review unredacted versions of documents that have been redacted. The parties agree that defense counsel,
20 defense investigators, and support staff may provide the defendant with copies of documents, if any, from
21 which protected information has first been redacted.

22 7 The discovery and information therein may be used only in connection with the litigation
23 of this case and for no other purpose. The discovery is now and will forever remain the property of the
24 United States of America (the government). Defense counsel will return the discovery to the government
25 or certify that it has been shredded at the conclusion of the case or defense counsel's participation in the
26 case as counsel.

8. Defense counsel will store the discovery in a secure place and will use reasonable care to ensure that it is not disclosed to third persons in violation of this agreement.

9. Defense counsel shall be responsible for advising the defendant, employees, and other members of the defense team, and defense witnesses of the contents of this stipulation and order.

10. In the event that defendant substitutes counsel, undersigned defense counsel agrees to withhold discovery from new counsel unless and until substituted counsel agrees also to be bound by this order.

Dated: October 8, 2024

/s/ Griffin Estes
Griffin Estes
Attorney for defendant
ANTHONY WOLFF

Dated: October 3, 2024

PHILLIP A. TALBERT
United States Attorney

/s/ David Gappa
David Gappa
Assistant U.S. Attorney

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

ANTHONY WOLFF,

Defendant.

Case No: 1:24-CR-00226-NODJ-BAM

ORDER ON STIPULATION BETWEEN THE
UNITED STATES AND DEFENDANT
REGARDING PRODUCTION AND REVIEW OF
PROTECTED INFORMATION

ORDER

1. The discovery and information within it may be used only in connection with the litigation of this case and for no other purpose. The discovery is now and will remain the property of the United States of America (the government). Defense counsel will return the discovery to the government at the conclusion of the case or certify that he has deleted any electronic copy of discovery that was provided to defense counsel.

2. Defense counsel may permit the defendant to view documents in the presence of his attorney(s), defense investigator(s), and/or support staff. The parties agree that defense counsel, defense investigator(s), and support staff shall not allow the defendant to copy or record protected information

1 contained in the discovery. The parties agree that defense counsel, defense investigator(s), and support
2 staff may provide the defendant with copies of documents, if any, from which protected information has
3 first been redacted.

4 3. Defense counsel will store the discovery in a secure place and will use reasonable care to
5 ensure that it is not disclosed to anyone in violation of this agreement. Defense counsel shall be
6 responsible for advising the defendant, employees, and other members of the defense team, and defense
7 witnesses of the contents of this stipulation and order.

8 4. If requested, the Fresno Homeland Security Investigations (HSI) office shall make a
9 duplicate copy of any hard drive(s) and any attendant storage media available for defense analysis. The
10 defendant shall be responsible for providing the drive(s) onto which evidence is copied.

11 5. The duplicate copy of the digital evidence shall be made available for defense counsel,
12 and/or any proposed defense expert, to review at the Fresno HSI Office, or other location at the
13 government's discretion, for the purpose of preparing for the defense of the above-entitled action.

14 6. If retained, the expert will be permitted to bring whatever equipment, books, or records he
15 or she believes necessary to conduct the examination.

16 7. Neither the defense expert nor defense attorney shall remove any hard drive(s) or other
17 storage media from the HSI or other law enforcement office. Nor shall the defense expert or defense
18 attorney remove any contraband or data capable of being converted to contraband from the confines of
19 the HSI office.

20 8. With the exception of materials which would be considered child pornography under
21 federal law (including visual depictions and data capable of conversion into a visual depiction), the
22 expert may download and remove files or portions of files, provided the forensic integrity of the hard
23 drive(s) is not altered. The expert will certify in writing that s/he has not taken any material which
24 would be considered child pornography, or data capable of being converted into child pornography
25 (under federal law), and that s/he has not caused any child pornography to be sent from the HSI or other
26 law enforcement office by any means including any electronic transfer of files.

9. When the defense indicates that it is finished with its review of the copy of the hard drive(s), the drive(s) or other storage devices shall be "wiped" clean.

10. Any disputes regarding the above or problems implementing this order shall be brought to the attention of the court through representative counsel after first consulting opposing counsel.

IT IS SO ORDERED.

Dated: October 9, 2024

/s/ Barbara A. McAuliffe
UNITED STATES MAGISTRATE JUDGE